

FORM PTO 1390
(REV 5-93)

US DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTORNEY DOCKET NUMBER
2001-0462ATRANSMITTAL LETTER TO THE UNITED STATES
DESIGNATED/ELECTED OFFICE (DO/EO/US)
CONCERNING A FILING UNDER 35 U.S.C. §371U.S. APPLICATION NO.
(if known, see 37 CFR 1.55)
[NEW] 097830074International Application No.
PCT/EP99/08462International Filing Date
November 5, 1999Priority Date Claimed
November 13, 1998Title of Invention
METHOD FOR PRODUCING PURE MELAMINEApplicant(s) For DO/EO/US
Gerhard COUFAL


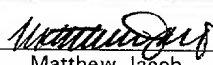
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. §371.
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. §371.
3. ☒ This express request to begin national examination procedures (35 U.S.C. §371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. §371(b) and PCT Articles 22 and 39(1).
4. ☒ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
5. ☒ A copy of the International Application as filed (35 U.S.C. §371(c)(2))
 - a. ☐ is transmitted herewith (required only if not transmitted by the International Bureau).
 - b. ☒ has been transmitted by the International Bureau.
 - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US)
6. ☒ A translation of the International Application into English (35 U.S.C. §371(c)(2)). **ATTACHMENT A**
7. ☐ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. §371(c)(3)).
 - a. ☐ are transmitted herewith (required only if not transmitted by the International Bureau).
 - b. ☐ have been transmitted by the International Bureau.
 - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
 - d. ☐ have not been made and will not be made.
8. ☐ A translation of the amendments to the claims under PCT Article 19.
9. ☒ An oath or declaration of the inventor(s) (35 U.S.C. §371(c)(4)). **ATTACHMENT B**
10. ☐ A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. §371(c)(5)).

Items 11. to 14. below concern other document(s) or information included:

11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98. **ATTACHMENT C**
12. ☐ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
13. ☒ A **FIRST** preliminary amendment. **ATTACHMENT D**
 - ☐ A **SECOND** or **SUBSEQUENT** preliminary amendment.
14. ☒ Other items or information:
 - a. Cover Page of Published International Application WO 00/29393 - **ATTACHMENT E**
 - b. International Search Report - **ATTACHMENT F**

PCT/EP99/08462

U.S. APPLICATION NO. 097830074 [NEW]		INTERNATIONAL APPLICATION NO. PCT/EP99/08462		ATTORNEY'S DOCKET NO. 2001-0462A					
15. [X] The following fees are submitted BASIC NATIONAL FEE (37 CFR 1.492(a)(1)-(5)): Neither international preliminary examination fee nor international search fee paid to USPTO and International Search Report not prepared by the EPO or JPO \$1000.00 International Search Report has been prepared by the EPO or JPO \$ 860.00 International preliminary examination fee not paid to USPTO but international search paid to USPTO \$ 710.00 International preliminary examination fee paid to USPTO but claims did not satisfy provisions of PCT Article 33(1)-(4) \$ 690.00 International preliminary examination fee paid to USPTO and all claims satisfied provisions of PCT Article 33(1)-(4) \$ 100.00 ENTER APPROPRIATE BASIC FEE AMOUNT =				<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th style="width: 50%;">CALCULATIONS</th> <th style="width: 50%;">PTO USE ONLY</th> </tr> <tr> <td style="height: 100px;"></td> <td></td> </tr> </table>		CALCULATIONS	PTO USE ONLY		
CALCULATIONS	PTO USE ONLY								
Surcharge of \$130.00 for furnishing the oath or declaration later than [] 20 [] 30 months from the earliest claimed priority date (37 CFR 1.492(e)).									
Claims	Number Filed	Number Extra	Rate						
Total Claims	11 -20 =	0	X \$18.00						
Independent Claims	1 - 3 =	0	X \$80.00						
Multiple dependent claim(s) (if applicable)			+ \$270.00						
TOTAL OF ABOVE CALCULATIONS =				\$860.00					
[] Small Entity Status is hereby asserted. Above fees are reduced by 1/2.									
SUBTOTAL =				\$860.00					
Processing fee of \$130.00 for furnishing the English translation later than [] 20 [] 30 months from the earliest claimed priority date (37 CFR 1.492(f)).				+					
TOTAL NATIONAL FEE =				\$860.00					
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40 per property				+					
TOTAL FEES ENCLOSED =				\$860.00					
				Amount to be refunded	\$				
				Amount to be charged	\$				
a. [X] A check in the amount of \$ <u>860.00</u> to cover the above fees is enclosed. A duplicate copy of this form is enclosed. b. [] Please charge my Deposit Account No. 23-0975 in the amount of \$ _____ to cover the above fees. A duplicate copy of this sheet is enclosed. c. [X] The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. <u>23-0975</u> .									
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.									
19. CORRESPONDENCE ADDRESS <div style="text-align: center;">  000513 PATENT TRADEMARK OFFICE </div>			By:  Matthew Jacob, Registration No. 25,154 WENDEROTH, LIND & PONACK, L.L.P. 2033 "K" Street, N.W., Suite 800 Washington, D.C. 20006-1021 Phone: (202) 721-8200 Fax: (202) 721-8250 April 23, 2001						

THE COMMISSIONER IS AUTHORIZED
TO CHARGE ANY DEFICIENCY IN THE
FEE FOR THIS PAPER TO DEPOSIT
ACCOUNT NO. 23-0975.

[CHECK NO. 44103]
[2001-0462A]

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of :
Gerhard COUFAL : Attn: BOX PCT
Serial No. [NEW] : Docket No. 2001-0462A
Filed April 23, 2001 :
METHOD FOR PRODUCING PURE :
MELAMINE :
[Corresponding to PCT/EP99/08462
Filed November 5, 1999]

THE COMMISSIONER IS AUTHORIZED
TO CHARGE ANY DEFICIENCY IN THE
FEE FOR THIS PAPER TO DEPOSIT
ACCOUNT NO. 23-0975.

PRELIMINARY AMENDMENT TO REDUCE PTO FILING FEES

Assistant Commissioner for Patents,
Washington, DC 20231

Sir:

In the interest of compact prosecution and to reduce PTO filing fees, please amend the present application as follows:

IN THE CLAIMS:

Please amend claims 3 through 10 as follows:

3. (Amended) Method according to Claim 1, characterized in that the melamine obtained according to a) or b) and present as a suspension is dissolved by feeding in an aqueous ammoniacal solution, preferably a recycled mother liquor obtained in the crystallization, the solution is optionally mixed with NaOH and, if required, allowed to dwell, the dissolved ammonia is, if required, stripped, filtration is then effected and the melamine is crystallized and isolated.

4. (Amended) Method according to Claim 1, characterized in that the melamine melt is quenched in stage a) by means of recycled mother liquor obtained in the crystallization.

09/830074-0462A

5. **(Amended)** Method according to Claim 1, characterized in that the melamine melt is cooled to a temperature which is from about 1 to 50°C above the melting point of the melamine, at an ammonia pressure of from about 50 to 1000 bar while feeding in ammonia.

6. **(Amended)** Method according to Claim 1, characterized in that the melamine melt is cooled to a temperature which is from about 1 to 30°C above the melting point of the melamine.

7. **(Amended)** Method according to Claim 1, characterized in that the melamine melt is cooled to a temperature which is from about 1 to 50°C above the melting point of the melamine, by passing in ammonia for from about 1 min to 10 h.

8. **(Amended)** Method according to Claim 1, characterized in that quenching is effected in stage a) at a temperature of from about 25°C to 300°C, preferably from about 50°C to 200°C and a pressure of from about 1 to 100 bar, preferably from about 1 to 50 bar.

9. **(Amended)** Method according to Claim 1, characterized in that quenching is effected in stage b) at a temperature of from about 200°C to 270°C and a pressure of from about 1 to 100 bar, preferably from about 1 to 50 bar and further cooling is then effected in the second step to about 50°C to 200°C.

10. **(Amended)** Method according to Claim 1, characterized in that melamine and urea are washed out of the off-gases of the melamine reactor by means of a urea melt which simultaneously heats up, and the urea melt is then fed to the melamine synthesis in a melamine reactor and the off-gases are fed to a urea reactor.

REMARKS


The above amendment is presented to eliminate multiple dependent claims, thereby reducing PTO filing fees.

Attached hereto is a marked-up version of the changes made to the claims by the current amendment. The attached pages is entitled "**Version with Markings to Show Changes Made**".

Favorable action on the merits is now requested.

Respectfully submitted,

Gerhard COUFAL

By 
Matthew Jacob
Registration No. 25,154
Attorney for Applicant

MJ/pjm
Washington, D.C. 20006-1021
Telephone (202) 721-8200
Facsimile (202) 721-8250
April 23, 2001

09830074.042301

Version with Markings to Show Changes Made

3. **(Amended)** Method according to [either of Claims] Claim 1 [and 2], characterized in that the melamine obtained according to a) or b) and present as a suspension is dissolved by feeding in an aqueous ammoniacal solution, preferably a recycled mother liquor obtained in the crystallization, the solution is optionally mixed with NaOH and, if required, allowed to dwell, the dissolved ammonia is, if required, stripped, filtration is then effected and the melamine is crystallized and isolated.

4. **(Amended)** Method according to [any of Claims] Claim 1 [to 3], characterized in that the melamine melt is quenched in stage a) by means of recycled mother liquor obtained in the crystallization.

5. **(Amended)** Method according to [any of Claims] Claim 1 [to 4], characterized in that the melamine melt is cooled to a temperature which is from about 1 to 50°C above the melting point of the melamine, at an ammonia pressure of from about 50 to 1000 bar while feeding in ammonia.

6. **(Amended)** Method according to [any of Claims] Claim 1 [to 5], characterized in that the melamine melt is cooled to a temperature which is from about 1 to 30°C above the melting point of the melamine.

7. **(Amended)** Method according to [any of Claims] Claim 1 [to 6], characterized in that the melamine melt is cooled to a temperature which is from about 1 to 50°C above the melting point of the melamine, by passing in ammonia for from about 1 min to 10 h.

8. **(Amended)** Method according to [any of Claims] Claim 1 [to 7], characterized in that quenching is effected in stage a) at a temperature of from about 25°C to 300°C, preferably from

about 50°C to 200°C and a pressure of from about 1 to 100 bar, preferably from about 1 to 50 bar.

9. **(Amended)** Method according to [any of Claims] Claim 1 [to 8], characterized in that quenching is effected in stage b) at a temperature of from about 200°C to 270°C and a pressure of from about 1 to 100 bar, preferably from about 1 to 50 bar and further cooling is then effected in the second step to about 50°C to 200°C.

10. **(Amended)** Method according to [any of Claims] Claim 1 [to 9], characterized in that melamine and urea are washed out of the off-gases of the melamine reactor by means of a urea melt which simultaneously heats up, and the urea melt is then fed to the melamine synthesis in a melamine reactor and the off-gases are fed to a urea reactor.

T062404-04304

Method for producing pure melamine

5 The invention relates to a method for producing
pure melamine in a high-pressure process in which,
before solidification, the melamine melt is cooled with
a supply of ammonia and is then worked up in an aqueous
medium. The production of melamine by pyrolysis of urea
is known, for example, from "Ullmann's Encyclopedia of
Industrial Chemistry, Vol. A16, 5th ed (1990), pages
10 171-185. In the Montedison process described therein by
way of example, urea is decomposed in a reactor at
370°C and 70 bar together with ammonia in the course of
20 min. The reaction mixture substantially comprising a
melamine melt, ammonia and CO₂ is then depressurized to
15 25 bar in a quencher and is treated at 160°C with an
aqueous NH₃/CO₂ solution, solid melamine being
precipitated. In order to decompose any unconverted
urea or byproducts, the crude melamine suspension
obtained is, if required, left in the quencher for some
20 time. Thereafter, the melamine suspension is, if
required, freed from NH₃ and CO₂ in a stripper and
diluted by adding mother liquor, the melamine being
dissolved. After the addition of sodium hydroxide
solution and treatment with active carbon, the melamine
25 is crystallized.

In a further melamine process (Nissan process),
the urea decomposition is effected at 100 bar and
400°C, the urea melt employed being used before the
melamine synthesis for washing melamine and urea out of
30 the off-gases of the melamine reactor. The melamine
melt obtained is quenched with an aqueous ammonia
solution, optionally after an ageing step, is dissolved
thereby and is left to dwell at 180°C for decomposition

of impurities. After stripping of the ammonia and filtration of the solution, the melamine is crystallized. According to US 3,637,686, the melamine melt, before being quenched with aqueous ammonia, is quenched in a first step with cold liquid or gaseous ammonia at a pressure of from 5 to 100 bar and a temperature from 200 to 270°C, the melamine solidifying.

The crude melamine initially obtained in the melamine synthesis, which contains from about 94 to 97% by weight of melamine, depending on the production process, and in particular melam, melem, melone, ureidomelamine, ammeline and ammelide as substantial impurities, is however unsuitable or only insufficiently suitable for most applications owing to the inadequate quality of the resins preparable therewith. In order to obtain a pure melamine, additional process steps, such as, for example, recrystallization, are necessary.

It is accordingly the object to provide a simpler method by means of which melamine can be obtained in better purity and with good yields. According to the invention, this object could be achieved if the crude melamine melt arriving from the melamine reactor is cooled to just above the melting point before solidification and aqueous working-up with incorporating further ammonia.

The present invention accordingly relates to a method for producing pure melamine, characterized in that the melamine melt prepared from urea in a high-pressure process, optionally after stripping of the off-gases and optionally after dwelling in an ageing container, is cooled to a temperature which is about 1

to 50°C above the melting point of melamine dependent on the respective ammonia pressure, with the addition of ammonia, after which either

- a) quenching is effected with water or an aqueous ammonia- and/or melamine-containing solution or suspension and the melamine is solidified - or
- b) quenching is effected with cold liquid or gaseous ammonia, the melamine solidifying and then being further cooled in a second step with water or an aqueous ammonia- and/or melamine-containing solution or suspension and
- c) the melamine is then isolated.

In melamine high-pressure processes, melamine is obtained in liquid form as a melt at pressures of from about 70 to 800 bar and temperatures of at least about 370°C. The off-gases formed in the melamine synthesis and containing in particular NH_3 and CO_2 can be separated off either before or after cooling of the melt. Advantageously, the off-gases are washed by being passed through a urea melt, in particular particles of melamine or of unconverted urea which are entrained by the off-gases being washed out. The urea melt is heated by the hot off-gases and is advantageously passed into a melamine reactor for melamine synthesis, while the purified off-gases are advantageously passed into a urea reactor. Either the off-gases can be passed directly into the urea reactor or they are condensed, for example with the aid of ammonium carbonate or ammonium carbamate solutions which are obtained, for example, in the melamine plant or the urea plant. The resulting heat can be used, for example, for preheating the ammonia used in the urea plant or for the production of steam.

0933074 "043304
T02240 4202860

After the off-gases have been separated off, the melamine melt can advantageously be stripped, for example with NH_3 , with the result that in particular residual CO_2 is removed. It is furthermore advantageous to allow the melamine melt to dwell in an ageing container, as described, for example, in WO96/23778 or WO96/20182. The cooling according to the invention to the temperature of about 1 to 50°C above the melting point of melamine which is dependent on the respective ammonia pressure can be effected either by means of heat exchangers or by feeding cold liquid, gaseous or supercritical NH_3 into the gas space above the melt or preferably by passage into the melt or by a combination of these cooling measures, thorough mixing, for example by passing in NH_3 , possibly by additional mixing means, such as, for example, stirrers, static mixers, etc., being advantageous. Ideally, a melamine melt saturated with NH_3 is obtained. According to the invention, however, melamine melts supersaturated or subsaturated with NH_3 can also be obtained at the respective pressure and the respective temperature, depending on the process conditions and on the amount of NH_3 fed in. The melt is preferably cooled to a temperature which is about 1 to 30°C above the melting point of the melamine which is dependent on the respective ammonia pressure. It has proved particularly advantageous if cooling is effected to a temperature which is as close as possible above the melting point of melamine which is dependent on the respective ammonia pressure. Preferably, the cooling is effected over a period of from about 1 min to 10 h, particularly preferably from about 1 min to 1 h. The dwell time in this temperature range is from about 1 min to 10 h, preferably from about 1 min to 1

09830074.04E3901

h. The ammonia pressure during the cooling is preferably from about 50 to 1000 bar, pressures of from about 50 to 400 bar being particularly preferred. It is advantageous if a pressure increase is simultaneously effected by means of the ammonia feed.

The melt can be cooled, for example, in the ageing container or in a separate suitable container or heat exchanger. The quenching carried out after the cooling of the melt is effected by mixing the cooled melamine melt with water or an aqueous solution or suspension (according to a) or with ammonia and then with water or an aqueous solution or suspension (according to b). The mixing is carried out particularly advantageously and thoroughly by spraying or passing the individual substances, or by spraying or passing the melt, into the initially introduced solution or suspension with simultaneous pressure reduction. For quenching of the melamine melt in stage a), particularly advantageously and economically the mother liquor obtained in the solidification or crystallization and isolation of the melamine can be recycled and reused. The temperature during quenching of the melamine melt with water or with an aqueous ammonia- and/or melamine-containing solution or suspension according to step a) is preferably from about 25 to 300°C, particularly preferably from about 50 to 200°C, and the pressure is from about 1 to 100 bar, particularly preferably from about 1 to 50 bar. The temperature is dependent on the operating conditions in the quencher, in particular on pressure, concentrations and flow rates. The quenching according to b) with ammonia is preferably effected at from about 200 to 270°C and a pressure from about 1 to 100 bar,

particularly preferably from about 1 to 50 bar, after which, in a second cooling step, further cooling is effected with water or an aqueous ammonia- and/or melamine-containing solution or suspension, preferably
5 to about 50 to 200°C. The crystallized or solidified melamine obtained during the cooling is then isolated by separating off the mother liquor, for example by filtration or centrifuging, and is then dried, melamine being obtained in good yield and with good purity in
10 the region of about 99%, owing primarily to the omission of further purification steps.

The quenching is advantageously carried out continuously in a quench container downstream of the cooling of the melt. For example, liquid melamine
15 enters the upper part of the quench container at a temperature which is from just above the melting point, which is dependent on the respective ammonia pressure, to about 370°C and a pressure of from about 100 to 400 bar and is quenched both with water and with the
20 recycled aqueous suspension of solid melamine in an aqueous melamine solution from the quench container or the recycled mother liquor, which are likewise sprayed into the top of the quench container. The water sprayed in has, for example, a temperature of from about 25 to
25 90°C and the suspension or mother liquor sprayed in has a temperature from about 25 to 150°C at a pressure of from about 1 to 10 bar. According to this example, the temperature in the quench container is kept approximately constant, the melamine suspension in the
30 quench container is advantageously stirred, that part of the melamine suspension which is not recycled and which, in addition to solid melamine, also contains dissolved melamine and ammonia is taken off

09830074-042304
FOI 2004-042304

continuously from the lower part of the quench container, the melamine is isolated by filtration or centrifuging and is dried and the mother liquor is partly recycled and partly removed.

5 In order to achieve higher and very high purities, the melamine can be recrystallized. It is also possible for the melamine obtained according to a) or b) to be dissolved, without prior isolation, directly in the suspension by feeding in an aqueous
10 ammoniacal solution, particularly preferably and economically the mother liquor obtained during this solidification or crystallization of the melamine being recycled and being used for the dissolution. Any byproducts formed by hydrolysis, especially the
15 oxyaminotriazines, such as, for example, ammeline and ammelide, can, if required, be kept in solution by adding an alkali, for example NaOH. The solution is, if required, allowed to dwell, if required dissolved NH_3 is also stripped off and, if required, treatment with
20 active carbon is effected. This is followed by filtration, and the melamine is crystallized, for example by further cooling and/or reduction of the pressure or application of a vacuum, and is separated from the mother liquor and dried.

25 The melamine obtained according to the present invention has a higher purity compared with conventional melamine after quenching with water, and the yield after the recrystallization is higher.

30 After the drying, the melamine can be aged for further improvement of the quality. The isolated, optionally recrystallized melamine is allowed to dwell (tempering), preferably under NH_3 pressure of from about 5 to about 600 bar, preferably from about 5 to 100 bar,

00330074-042304

and at a temperature of from about 100°C to below the melting point of the melamine which is dependent on the respective NH₃ pressure, for a period of from about 5 min to 10 h, preferably from about 5 min to 5 h.

5 Example 1

20 g of melamine having a melam content of 2% by weight and a melem content of 1% by weight were introduced into an autoclave having a volume of 100 ml, and the autoclave was brought to a temperature of 370°C with an NH₃ feed at an NH₃ pressure of 250 bar and was kept at this temperature and this pressure for 2 h. Cooling was then effected to 320°C in the course of 1 h with an NH₃ feed, the pressure of 250 bar being maintained, this temperature was maintained for 30 min and the melamine melt was then sprayed into a second autoclave (1000 ml volume) in which an aqueous ammonia solution at a temperature of 159°C and a pressure of 12 bar was present. The melamine solidified and the temperature in the second autoclave increased to 168°C and the pressure to 24 bar. After cooling of the autoclave, filtration and drying, melamine having a purity of 99.1% was obtained.

20 Example 2

20 g of melamine having a melam content of 2% by weight and a melem content of 1% by weight were introduced into an autoclave having a volume of 100 ml, and the autoclave was brought to a temperature of 370°C with an NH₃ feed at an NH₃ pressure of 250 bar and was kept at this temperature and this pressure for 2 h. Cooling was then effected to 330°C in the course of 1 h with an NH₃ feed, the pressure of 250 bar being maintained, this temperature was maintained for 30 min and the melamine melt was then sprayed into a second

0930074-042304

autoclave (1000 ml volume) in which an aqueous ammonia solution at a temperature of 62°C and a pressure of 1 bar was present. The melamine solidified and the temperature in the second autoclave increased to 81°C and the pressure to 4 bar. After cooling of the autoclave, filtration and drying, melamine having a purity of 98.8% was obtained.

Example 3

20 g of melamine having a melam content of 2% by weight and a melem content of 1% by weight were introduced into an autoclave having a volume of 100 ml, and the autoclave was brought to a temperature of 370°C with an NH₃ feed at an NH₃ pressure of 250 bar and was kept at this temperature and this pressure for 2 h. Cooling was then effected to 350°C in the course of 1 h with an NH₃ feed, the pressure of 250 bar being maintained, this temperature was maintained for 30 min and the melamine melt was then sprayed into a second autoclave (1000 ml volume) in which an aqueous ammonia solution at a temperature of 63°C and a pressure of 1 bar was present. The melamine solidified and the temperature in the second autoclave increased to 88°C and the pressure to 4 bar. After cooling of the autoclave, filtration and drying, melamine having a purity of 98.6% was obtained.

Comparative Example 1

20 g of melamine having a melam content of 2% by weight and a melem content of 1% by weight were introduced into an autoclave having a volume of 100 ml, and the autoclave was brought to a temperature of 370°C with an NH₃ feed at an NH₃ pressure of 250 bar and this temperature and this pressure was maintained for 2 h. The melamine melt was then sprayed into a second

autoclave (1000 ml volume) in which an aqueous ammonia solution having a temperature of 62°C and a pressure of 1 bar was present. The melamine solidified and the temperature in the second autoclave increased to 94°C
5 and the pressure to 5 bar. After cooling of the autoclave, filtration and drying, melamine having a purity of 97.5% was obtained.

09030074-043001

Claims

1. Method for producing pure melamine, characterized in that the melamine melt prepared from
5 urea in a high-pressure process, optionally after stripping of the off-gases and optionally after dwelling in an ageing container, is cooled to a temperature which is about 1 to 50°C above the melting point of melamine dependent on the respective ammonia
10 pressure, with the addition of ammonia, after which either
- a) quenching is effected with water or an aqueous ammonia- and/or melamine-containing solution or suspension and the melamine is solidified - or
 - 15 b) quenching is effected with cold liquid or gaseous ammonia, the melamine solidifying and then being further cooled in a second step with water or an aqueous ammonia- and/or melamine-containing solution or suspension and
 - 20 c) the melamine is then isolated.
2. Method according to Claim 1, characterized in that the cooling of the melamine melt to the temperature which is from about 1 to 50°C above the melting point of the melamine is effected by passing in
25 cold liquid or gaseous ammonia.
3. Method according to either of Claims 1 and 2, characterized in that the melamine obtained according to a) or b) and present as a suspension is dissolved by feeding in an aqueous ammoniacal solution, preferably a
30 recycled mother liquor obtained in the crystallization, the solution is optionally mixed with NaOH and, if required, allowed to dwell, the dissolved ammonia is, if required, stripped, filtration is then effected and

09830074-042304

the melamine is crystallized and isolated.

4. Method according to any of Claims 1 to 3, characterized in that the melamine melt is quenched in stage a) by means of recycled mother liquor obtained in the crystallization.

5. Method according to any of Claims 1 to 4, characterized in that the melamine melt is cooled to a temperature which is from about 1 to 50°C above the melting point of the melamine, at an ammonia pressure of from about 50 to 1000 bar while feeding in ammonia.

6. Method according to any of Claims 1 to 5, characterized in that the melamine melt is cooled to a temperature which is from about 1 to 30°C above the melting point of the melamine.

7. Method according to any of Claims 1 to 6, characterized in that the melamine melt is cooled to a temperature which is from about 1 to 50°C above the melting point of the melamine, by passing in ammonia for from about 1 min to 10 h.

8. Method according to any of Claims 1 to 7, characterized in that quenching is effected in stage a) at a temperature of from about 25°C to 300°C, preferably from about 50°C to 200°C and a pressure of from about 1 to 100 bar, preferably from about 1 to 50 bar.

9. Method according to any of Claims 1 to 8, characterized in that quenching is effected in stage b) at a temperature of from about 200°C to 270°C and a pressure of from about 1 to 100 bar, preferably from about 1 to 50 bar and further cooling is then effected in the second step to about 50°C to 200°C.

10. Method according to any of Claims 1 to 9, characterized in that melamine and urea are washed out

09330074.042304

of the off-gases of the melamine reactor by means of a urea melt which simultaneously heats up, and the urea melt is then fed to the melamine synthesis in a melamine reactor and the off-gases are fed to a urea reactor.

11. Method according to Claim 10, characterized in that the off-gases freed from melamine and urea are condensed, optionally with the aid of ammonium carbonate solution and/or ammonium carbamate solution which are taken off from a urea plant or the melamine plant, and the resulting heat is used for preheating the liquid ammonia used in the urea plant or for the production of steam.

09830074-042301

DECLARATION AND POWER OF ATTORNEY FOR U. S. PATENT APPLICATION

() Original () Supplemental () Substitute ☒ PCT () Design

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Title: _____

of which is described and claimed in:

() the attached specification, or

() the specification in the application Serial No. _____ filed _____;
and with amendments through _____ (if applicable), or

☒ the specification in International Application No. PCT/ **EP99/08462**, filed _____, and as amended
on _____ (if applicable).

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above.

I acknowledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim priority benefits under Title 35, United States Code, §119 (and §172 if this application is for a Design) of any application(s) for patent or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

COUNTRY	APPLICATION NO	DATE OF FILING	PRIORITY CLAIMED


I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

ATTACHMENT B

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from _____ as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Direct Correspondence to Customer No: <div style="text-align: center;">  000513 PATENT TRADEMARK OFFICE </div>	Direct Telephone Calls to: <div style="text-align: center;"> WENDEROTH, LIND & PONACK, L L P 2033 "K" Street, N W , Suite 800 Washington, D C. 20006 Phone. (202) 721-8200 Fax (202) 721-8250 </div>
---	--

Full Name of First Inventor	FAMILY NAME Coufal	FIRST GIVEN NAME Gerhard	SECOND GIVEN NAME
Residence & Citizenship	CITY Leonding	STATE OR COUNTRY Austria	COUNTRY OF CITIZENSHIP Austria
Post Office Address	ADDRESS Muenchgasse 21	CITY Leonding	STATE OR COUNTRY Austria ZIP CODE 4060 <i>AUX</i>
Full Name of Second Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE
Full Name of Third Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE
Full Name of Fourth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE

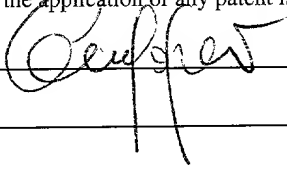
0933074 04301

Full Name of Fifth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE

Full Name of Sixth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE

Full Name of Seventh Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	CITY	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1st Inventor  Date 11.4.2001

2nd Inventor _____ Date _____

3rd Inventor _____ Date _____

4th Inventor _____ Date _____

5th Inventor _____ Date _____

6th Inventor _____ Date _____

7th Inventor _____ Date _____

The above application may be more particularly identified as follows:

U.S. Application Serial No. _____ Filing Date _____

Applicant Reference Number _____ Atty Docket No. _____

Title of Invention _____
